

Martha G. Bronitsky, #127583  
Chapter 13 Standing Trustee  
Leo G. Spanos, #261837, Staff Attorney  
Nima Ghazvini, #254758, Staff Attorney  
Po Box 5004  
Hayward, CA 94540

Trustee for Debtor(s)

**THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF CALIFORNIA  
OAKLAND DIVISION**

**In re**

**Wali As-Saboor Muhammad**

**Chapter 13 Case No. 15-41972-CN 13**

Debtor

Chapter 13 Trustee's Objection to  
Confirmation of Chapter 13 Plan and  
Motion to Dismiss Chapter 13 Case

**Plan Objection Information**

Trustee Objects To: Third (3rd) Amended Chapter 13 Plan

Dated: September 25, 2015

Filed: September 25, 2015

Docket#: 32

**Motion To Dismiss Information**

Trustee Seeks To Dismiss the Case

Trustee Does Not Seek to Dismiss the Case

**(See II. Motion To Dismiss Below)**

**Case Information**

Petition Filed: June 19, 2015

Attorney Name: PATRICK L FORTE ATTY

**I. Objection**

Martha G. Bronitsky, Chapter 13 Trustee in the above referenced matter, opposes confirmation of the Chapter 13 Plan on the following grounds:

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**(A.) Chapter 13 Plan 11 U.S.C. 1322, 1324, 1325 and 1326**

(1) The plan fails to provide for submission of all or such portion of future earnings or other future income to the supervision and control of the Trustee as is necessary for execution of the plan. [11 U.S.C. §1322(a)]

Facts:

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(2) The plan fails to provide for the full payment, in deferred cash payments, of all claims entitled to priority under 507 of this title [11 U.S.C. §1322(a)]

Facts:

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(3) The plan fails to provide for the same treatment of claims classified within a particular class. [11 U.S.C. §1322(a)]

Facts:

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(4) The plan unfairly discriminates between a class or classes of unsecured claims. [11 U.S.C. §1322(b)]

Facts:

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(5) The plan impermissibly modifies the claim of the creditor secured only by a security interest in real property that is the Debtor's principal residence. [11 U.S.C. §1322(b)]

Facts:

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(6) The plan fails to provide for the value, as of the effective date of the plan, of property to be distributed under the plan on account of each allowed unsecured claim is at least the amount that would be paid on such claim if the estate of the Debtor was liquidated under Chapter 7 of this title on such date. [11 U.S.C. §1325(a)(4)]

Facts:

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(7) The Plan is not feasible. The Debtor will not be able to make all payments under the plan and comply with the plan. [11 U.S.C. §1325(a)(6)]

Facts:

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(8) The Debtor has not paid all domestic support obligation as required by 11 U.S.C. §1325(a)(8).

Facts:

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(9) The Debtor(s) have not filed all applicable tax returns required by 11 U.S.C. §1325(a)(9)

Facts:

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(10) The plan does not provide for the payment of equal monthly amounts to allowed secured claims. [11 U.S.C. §1325(a)(B)(ii)(I)]

Facts:

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(11) The plan has not been proposed in good faith [11 U.S.C. 1325(a)(3)] and/or the action of the Debtor in filing the petition was in bad faith. [11 U.S.C. §1325 (a)(7)]

Facts:

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(12) The plan provides for payments to creditors for a period longer than five (5) years [11 U.S.C. §1322(d)]

Facts: The payments provided for Car Hop's claim in Section 2.05 are insufficient for funding the claim in 60 months. The claim needs \$5,983.11 to be paid in full, but the Plan provides for payments totaling \$5,973.92.

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(13) With respect to each allowed secured claim provided for by the plan, the plan fails to provide for the value, as of the effective date of the plan, of property to be distributed under the plan on account of each allowed amount of such claim. [11 U.S.C. § 1325(a)(5)(B)(ii)]

Facts:

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(14) Other: Green Tree's Junior Deed of Trust Lien; Bayview; Tobias Khan

Facts: The Plan previously valued Green Tree and Debtor was granted an order valuing the lien at \$0.00. However, Debtor's new Plan seeks to pay the claim directly in Section 2.07. Trustee needs clarification as to whether Debtor seeks to set aside court's previous order. Payment of Green Tree's unsecured claim in full is unfair when the plan provides for a 0% dividend to other unsecured creditors. The Plan also seeks to pay Bayview directly in Section 2.07 while at the same time granting the creditor relief from stay in Section 5. Debtor should utilize Section 2.06 of the Plan is surrendering property. Lastly, in Section 5 Debtor grants "Tobias Khan" relief from stay, but Tobias Khan is not a scheduled creditor. On the other hand the scheduled creditor Nationstar is nowhere named in the Plan.

**(B) 11 U.S.C. 1325 (b)(1) Disposable Income**

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(15) The plan does not provide for all of the Debtor's projected disposable income ("DMI") to be applied to unsecured creditors under the plan.

Facts:

**(C) Local Rules**

(16) Debtor failed to file, serve and set a motion to value collateral or failed to obtain the motion to value order.

Facts:

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(17) Debtor failed to utilize the standard form Chapter 13 Plan effective 08/01/2013.

Facts:

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(18) The plan provides for the payments of fees in excess of the fixed compensation allowed by the Oakland Division Fee Guidelines.

Facts: Debtor's Attorney's fees have been altered in the Third (3rd) Amended Plan. The Statement Pursuant to Rule 2016(b) and Rights and Responsibilities (R&R) must be amended to reflect the alteration in fees.

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(19) Other

Facts:

## **II. Motion to Dismiss Chapter 13 Case**

The Trustee seeks dismissal of the Chapter 13 Petition on the following grounds:

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(1) Payments to the Trustee are not current under the Debtor(s) proposed plan. [11 U.S.C. § 1307(c)(1), (4) and/or (c) (6)]

Facts:

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(2) Unreasonable delay by the Debtor that is prejudicial to creditors. [11 U.S.C. § 1307(c)(1)]

Facts:

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(3) Failure to file or provide documents to the Trustee as required by 11 U.C.S. § 521(a)(1), (3), or (4). [11 U.S.C. § 1307 (c); 11 U.S.C. 521]

Facts:

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(4) Cause: Failure to file tax return .

Facts:

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(5) Failure to confirm a Chapter 13 Plan. 11 U.S.C. § [1307(c)(1), (3)]

Facts:

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(6) Other:

Facts:

<b>Other Documents Filed Concurrently Herewith</b>
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Other:

<b>III. Trustee's Recommendation/Analysis</b>
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<input checked="" type="checkbox"/> The current plan is not confirmable and an amended plan will be required to be filed.	<input type="checkbox"/> No confirmable plan can be filed based on the facts of this case.
<input type="checkbox"/> A briefing schedule should be set and the parties should file a statement of disputed and undisputed facts.	<input type="checkbox"/> Other:

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**WHEREFORE**, the Trustee requests:

That the Trustee's objection to confirmation of the plan be sustained.

That the Trustee's objection to confirmation of the plan be sustained and a bar date to achieve confirmation be set.

That the Debtor's case be dismissed.

Such other and further relief as the court deems proper.

Date: 9/28/2015

/s/ Trustee Martha G. Bronitsky

Trustee Martha G. Bronitsky

Chapter 13 Trustee

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Certificate of Service

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I HEREBY CERTIFY that I have served a copy of the within and foregoing document on the Debtor, Counsel for Debtor, and if applicable, the Creditor, Creditor representatives and the registered agent for the Creditor by depositing it in the United States Mail with First Class postage attached thereto.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: September 28, 2015

/s/ Martha Silva

Martha Silva

Wali As-Saboor Muhammad  
1535 - 5Th Street  
Richmond, CA 94801

Patrick L Forte Atty  
1 Kaiser Plaza #480  
Oakland, CA 94612

Debtor

(Counsel for Debtor)